103D CONGRESS 1ST SESSION

H. R. 1993

To amend the Internal Revenue Code of 1986 to provide a credit against tax for employers who provide on-site day-care facilities for dependents of their employees, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 5, 1993

Mr. Talent introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To amend the Internal Revenue Code of 1986 to provide a credit against tax for employers who provide on-site day-care facilities for dependents of their employees, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. ALLOWANCE OF CREDIT FOR EMPLOYER EX-
- 4 PENSES FOR CERTAIN ON-SITE DAY-CARE FA-
- 5 CILITIES.
- 6 (a) IN GENERAL.—Subpart D of part IV of sub-
- 7 chapter A of chapter 1 of the Internal Revenue Code of

1	1986 (relating to business related credits) is amended by
2	adding at the end thereof the following new section:
3	"SEC. 45A. EMPLOYER ON-SITE DAY-CARE FACILITY CRED
4	IT.
5	"(a) In General.—For purposes of section 38, the
6	employer on-site day-care facility credit determined under
7	this section for the taxable year is an amount equal to
8	50 percent of the qualified investment in property placed
9	in service during such taxable year as part of a qualified
10	day-care facility.
11	"(b) Limitation.—The credit allowable under sub-
12	section (a) with respect to any qualified day-care facility
13	shall not exceed \$150,000.
14	"(c) Definitions.—For purposes of this section—
15	"(1) Qualified investment.—The term
16	'qualified investment' means the amount paid or in-
17	curred to acquire, construct, rehabilitate, or expand
18	property—
19	"(A) which is to be used as part of a quali-
20	fied day-care facility, and
21	"(B) with respect to which a deduction for
22	depreciation (or amortization in lieu of depre-
23	ciation) is allowable.
24	Such term includes only amounts properly charge-
25	able to capital account.

1	"(2) Qualified day-care facility.—
2	"(A) In GENERAL.—The term 'qualified
3	day-care facility' means a facility—
4	"(i) operated by an employer to pro-
5	vide dependent care assistance for enroll-
6	ees, at least 30 percent of whom are de-
7	pendents of employees of employers to
8	which a credit under subsection (a) with
9	respect to the facility is allowable,
10	"(ii) the principal use of which is to
11	provide dependent care assistance de-
12	scribed in clause (i),
13	"(iii) located on the premises of such
14	employer,
15	"(iv) which meets the requirements of
16	all applicable laws and regulations of the
17	State or local government in which it is lo-
18	cated, including, but not limited to, the li-
19	censing of the facility as a day-care facil-
20	ity, and
21	"(v) the use of which (or the eligibility
22	to use) does not discriminate in favor of
23	employees who are highly compensated em-
24	ployees (within the meaning of section
25	414(q)).

1	"(B) Multiple employers.—With re-
2	spect to a facility jointly operated by more than
3	1 employer, the term 'qualified day-care facility'
4	shall include any facility located on the prem-
5	ises of 1 employer and within a reasonable dis-
6	tance from the premises of the other employers.
7	"(d) Recapture of Credit.—
8	"(1) IN GENERAL.—If, as of the close of any
9	taxable year, there is a recapture event with respect
10	to any qualified day-care facility, then the tax of the
11	taxpayer under this chapter for such taxable year
12	shall be increased by an amount equal to the prod-
13	uct of—
14	"(A) the applicable recapture percentage,
15	and
16	"(B) the aggregate decrease in the credits
17	allowed under section 38 for all prior taxable
18	years which would have resulted if the qualified
19	on-site day-care expenses of the taxpayer with
20	respect to such facility had been zero.
21	"(2) APPLICABLE RECAPTURE PERCENTAGE.—
22	"(A) In general.—For purposes of this
23	subsection, the applicable recapture percentage
24	shall be determined from the following table:

	The applicable recapture
	"If the recapture event percentage is:
	occurs in:
	Years 1–3
	Year 5
	Year 6
	Year 7
	Year 8
	Years 11 and thereafter
1	"(B) YEARS.—For purposes of subpara-
2	graph (A), year 1 shall begin on the first day
3	of the taxable year in which the qualified day-
4	care facility is placed in service by the taxpayer.
5	"(3) Recapture event defined.—For pur-
6	poses of this subsection, the term 'recapture event'
7	means—
8	"(A) CESSATION OF OPERATION.—The
9	cessation of the operation of the facility as a
10	qualified day-care facility.
11	"(B) Change in ownership.—
12	"(i) In general.—Except as pro-
13	vided in clause (ii), the disposition of a
14	taxpayer's interest in a qualified day-care
15	facility with respect to which the credit de-
16	scribed in subsection (a) was allowable.
17	"(ii) Agreement to assume recap-
18	TURE LIABILITY.—Clause (i) shall not
19	apply if the person acquiring such interest
20	in the facility agrees in writing to assume

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the recapture liability of the person disposing of such interest in effect immediately before such disposition. In the event of such an assumption, the person acquiring the interest in the facility shall be treated as the taxpayer for purposes of assessing any recapture liability (computed as if there had been no change in ownership).

"(4) Special rules.—

"(A) Tax benefit rule.—The tax for the taxable year shall be increased under paragraph (1) only with respect to credits allowed by reason of this section which were used to reduce tax liability. In the case of credits not so used to reduce tax liability, the carryforwards and carrybacks under section 39 shall be appropriately adjusted.

"(B) No credits against tax.—Any increase in tax under this subsection shall not be treated as a tax imposed by this chapter for purposes of determining the amount of any credit under subpart A, B, or D of this part.

"(C) NO RECAPTURE BY REASON OF CAS-UALTY LOSS.—The increase in tax under this subsection shall not apply to a cessation of op-

1	eration of the facility as a qualified day-care fa-
2	cility by reason of a casualty loss to the extent
3	such loss is restored by reconstruction or re-
4	placement within a reasonable period estab-
5	lished by the Secretary.
6	"(e) Special Allocation Rules.—For purposes of
7	this section—
8	"(1) Allocation in case of multiple em-
9	PLOYERS.—In the case of multiple employers jointly
10	operating a qualified day-care facility, the credit al-
11	lowable by this section to each such employer shall
12	be its proportionate share of the qualified on-site
13	day-care expenses giving rise to the credit.
14	"(2) Pass-thru in the case of estates and
15	TRUSTS.—Under regulations prescribed by the Sec-
16	retary, rules similar to the rules of subsection (d) of
17	section 52 shall apply.
18	"(3) Allocation in the case of partner-
19	SHIPS.—In the case of partnerships, the credit shall
20	be allocated among partners under regulations pre-
21	scribed by the Secretary.
22	"(f) No Double Benefit.—
23	"(1) REDUCTION IN BASIS.—For purposes of
24	this subtitle—

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- "(A) IN GENERAL.—If a credit is determined under this section with respect to any property, the basis of such property shall be reduced by the amount of the credit so determined.
 - "(B) CERTAIN DISPOSITIONS.—If during any taxable year there is a recapture amount determined with respect to any property the basis of which was reduced under paragraph (1), the basis of such property (immediately before the event resulting in such recapture) shall be increased by an amount equal to such recapture amount. For purposes of the preceding sentence, the term 'recapture amount' means any increase in tax (or adjustment carrybacks or carryovers) determined under subsection (d).
 - "(2) OTHER DEDUCTIONS AND CREDITS.—No deduction or credit shall be allowed under any other provision of this chapter with respect to the amount of the credit determined under this section.
- "(g) TERMINATION.—This section shall not apply to taxable years beginning after December 31, 1996.".
- 24 (b) Conforming Amendments.—

1	(1) Section 38(b) of the Internal Revenue Code
2	of 1986 is amended—
3	(A) by striking out "plus" at the end of
4	paragraph (7),
5	(B) by striking out the period at the end
6	of paragraph (8), and inserting in lieu thereof
7	a comma and "plus", and
8	(C) by adding at the end thereof the fol-
9	lowing new paragraph:
10	"(9) the employer on-site day-care facility credit
11	determined under section 45A.".
12	(2) The table of sections for subpart D of part
13	IV of subchapter A of chapter 1 is amended by add-
14	ing at the end thereof the following new item:
	"Sec. 45A. Employer on-site day-care facility credit.".
15	(c) EFFECTIVE DATE.—The amendments made by
16	this section shall apply to taxable years beginning after
17	December 31, 1993.

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